From: Joanne Durand

Nancy Fitz/DC/USEPA/US@EPA To:

Subject: RE: Container-related label requirements: multiple container types on one pesticide label

Date:

Great! Thank you so very much! I will look it over and e-mail with questions!

Joanne Durand R360 Division Lead Advocate joanne@aginfodata.com 763-682-1414 - Corporate 1111 Hwy 25 N, Suite 202 Buffalo, MN 55313 www.aginfodata.com

----Original Message----From: Nancy Fitz [mailto:Fitz.Nancy@epamail.epa.gov] Sent: Tuesday, August 02, 2011 11:27 AM To: Joanne Durand

Subject: Fw: Container-related label requirements: multiple container types on one pesticide label

Hi Joanne.

Here is the additional information I promised to send you. Question 2 is probably most relevant to your question about the "Nonrefillable container." vs "Refillable container" question.

---- Forwarded by Nancy Fitz/DC/USEPA/US on 08/02/2011 12:25 PM ----

Nancy Fitz/DC/USEPA/US Mike White <mwhite@cpda.com>, From:

rmcallister@croplifeamerica.org, jskillen@pestfacts.org, Has\_Shah@americanchemistry.com, bklein@cspa.org

Date:

12/21/2010 02:18 PM

Container-related label requirements: multiple container types on one pesticide label Subject:

Hello everyone,

Here are a couple of questions and answers that we have prepared about the container-related label requirements. In the next few weeks, we will be compiling a number of questions and answers that we have sent out recently and will update the FAQs on the container web site. I will let you know when that happens.

Question 1: Is it acceptable to include Container Handling/Container Disposal instructions for all of the container types in which a pesticide can be sold on the product label?

Answer 1: EPA believes that is preferable for the label that appears on or is securely attached to the immediate container to only have instructions for that specific container. However, it may be acceptable for a pesticide product's label to have Container Handling/Container Disposal instructions for multiple container types in which that product can be sold, provided that the presentation of the alternative instructions is sufficiently clear that it will be read and understood by the end user under customary conditions of purchase and use, and not detract from other label provisions. If an end user cannot tell which set of Container Handling/Container Disposal instructions to follow, the pesticide would be misbranded.

Previous guidance (Container-Containment FAQ #12 - see below) advised that registrants could submit a single label with alternative storage and disposal statements for different container types and sizes. This guidance stated that "A label submitted for EPA review that bears alternative statements must indicate the circumstances in which each statement would appear on a final container label. ... The proposed labels will be reviewed by the appropriate Product Manager or the Notification Team and approved if acceptable."

Some current labels with alternative handling/disposal statements were approved under the Some current labels with alternative handling/disposal statements were approved under the assumption that end users generally understood that 1- and 2.5-gallon containers are not ordinarily intended to be refillable, and thus did not specifically identify the containers as non-refillable and did not specifically exclude 1- and 2.5-gallon containers from the refillable container instructions. However, in order to facilitate the use of 1- and 2.5-gallon refillable containers in the future, EPA intends to ask registrants to revise these labels to clarify whether containers are refillable or non-refillable when other label changes are proposed. During its review of future label amendments, EPA will also look for situations where multiple handling/disposal instructions might appear to apply to the same container and ask for clarification of those instructions.

Question 2: A registrant sells a pesticide in 275-gallon nonrefillable containers and 275-gallon refillable containers. Not knowing which type of container the label will be applied to, can the registrant print both refillable container and nonrefillable containers on the same label and use a separate sticker on the container designating the container as refillable or nonrefillable?

Answer 2: As discussed in the previous question, a pesticide product's label can have Container Handling/Container Disposal instructions for all container types in which that product can be sold. Since this container is not a 1- or 2.5-gallon container, the label would have to clearly identify the container as nonrefillable or refillable as well as the net contents.

"Label" is defined in section 2(p) of the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA) as "The term 'label' means the written, printed, or graphic matter on, or attached to, the pesticide or device or any of its containers or wrappers." So, the container sticker is part of

the label and can be used to help the user identify the appropriate Container Handling/Container Disposal Instructions. EPA recommends including a reference statement in the storage and disposal section of the label to make it very clear to the users how they can identify the container as nonrefillable or refillable. For example, a statement such as "See the sticker on the container to determine if it nonrefillable or refillable." could be included as part of the Container Disposal/Handling instructions (and above the subheadings).

For reference: existing FAQ #12 on the web site:

Question: How should a product that is packaged in multiple container types and/or sizes comply with the container and containment labeling requirements in 40 CFR  $\S$  156.140 -  $\S$  156.159 and described in PR Notice 2007-4?

Answer: Each pesticide product must bear storage and disposal statements appropriate for its container. The registrant may submit separate labels for each container type and/or size, or may submit a single label with alternative storage and disposal statements. A label submitted for EPA review that bears alternative statements must indicate the circumstances in which each statement would appear on a final container label. For example, a registrant could provide that circumstance information in italics or brackets. The proposed labels will be reviewed by the appropriate Product Manager or the Notification Team and approved if acceptable.

I hope this information is helpful. If you have questions or would like to discuss it, please call or email. I will be out the rest of this week but will be in the office next Tuesday through Thursday.

Happy Holidays!

Nancy Fitz
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